

I there are honosekuel nanpolokuy food become of the number foreident reported but mostly because free gious punciples. The Weg man Security good started following Plaintif in the orking garage flowed approached them adva asked them try he was being followed as plaintif was followed few days him by simila intervaluals when responding to legs proceeding with the Southern District of NY. The Wegman security officers continued following plaintiff will plaintiff arrived home and put his food on the ride nd went to the bathroom to take a glick shower so I can njoy a good meal ofter a quick shower. Exfore plaintif removes his clother plaintif heard a ring I the door and decided to see who it dias and it turns out his time it was the folice. Plainty decided to talk to the poly Popono they will explain to him ally flourtif is been followed a VERY WHERE but the police Instead alrear olythood a rellow toses Fun pointed at Plantiff face. Plantiff felt inder attack and largetted once again by the same police and he same day plantif was to sette in NY on Plant 1 16-CV-14130. nd in Aughust 4 T 2017 in Plantiff garange where plantiff as assoulled and hard to plea guilty to moderne a non in topif it This time the 6-9 police officer broke the door without warrant and moved into plantiff bathroom like of WATT ram, beat plantif kased plantiff proke plaintiff righ know

re-injured plaintiff Left shoulder and averal plaintiff body with privace and marks resulting for sunches and with from the SUAT Team of Prince William police office ho ensaded plaintiff bath hoom the to arrest plaintiff. The Prince William Country Police SWAT TEAM-LIKE Unit en dragged Plaintiffout of his both soman his home nd started searching plantiff who was holf naked in Kouching flaintiff genitolish an elementy inmosiopiolismen as if they well knying to make plaintiff feel rape fear for his sofety. plaintiff was then brought to the Prince William County anassas Regional Adult Debention Center where plaintiff as been locked up on a molimum security unit without been the to specify flountif is in prison again for the second me in 11 months for the same accessalions that are all nanufactured and aiment deskroying plaintiff life as cloubliffinds caked in his 5th promonded complaint for of his even if plaentiff other lausuits which is also telorly of his even if plaentiff objeturite this same lakes for if -cv 4430 as plaintiff hope this letter can be used on both cases as they are all related to these midents here in VA. Henriffinen sock with limited resources to with tall or interest Lithbus but family flankell west soke is set for 8/21/20/5 t 11:30 Ary and it's only then that plaintif will know more lout why plaintiff was arrested for amplainty about on

goy casher" or for brying to take a frick shower before Tench. The Punce William arendy Police assaulted flainly cet a now downing that it a placehold who assaulted hom when all the evidence neggest plaintiff warfust rest taking law of his doughy needs and alliviles when the Punce William Courty Police Went out of then Uky and this for the second lime in just 11 month when plaintif did not amnit a sime. Plantif had every righ to complaint bout the gay cash'er on religious grounds without beeng sergetter by Wegman groceries Skirps and joiled because im noto gay man as the weyman store are bying to promoto homosery Thankifus beggis this bust to shutdown the current of usation again plaintifus port of 16-CV-636 and 16-CV-44 so that plaintif does not have bothove this many different Pauseiks and bring these charges from Punce William ounky do an end at they just a Eustilaking bogus claims goens plaintif to arbite a large sentense that a boses I complete obenedion of facts to accuse flourth of as spoulthe was the wicking of in his outer both wom. and the often trapping plainly with the same low coophole just 1 month from when plaintif was ossailled by frince William restly folice for the fast time. This time is different because beg managed to give misdemeanor charges to plaintif! worlds ago and may be successful converting them onkie elbrien alben in both cases plaint of oliotist do anything enong was looperature but ended up beary of used by The system as its looking like this is what defendant is knying to do, sobotang plaintiff so that plaintiff cannot meet In offigations an laser 16-CV-636 and 16-CV-4430 to insure the process can follow it's course when just of few weeks go an in first of the Court Defendant has demonstrated it soliity to emphasis USPS as well as UPS services to descript plantiff
The serfenses and timing.

Plaintiff has not been obtato leave freely for so long plaintiff
most work for these litigations to end but most importantly.

Vaintiff hope is for the Southern District of NY to record
his how charges of Olsskuction Of Justice "and "possue on police

fficer " la be dismissed as baselless since no justice uses is sucked as me police officer was assaulted.

Howliff shoping to be compensated for the physical endow and mental tarture they have been berry placentiff for 10 deason the past govern following and horassing placentiff to 10 deason and bywe to Kell placentiff with their Taser orum, having to who placentif "Go Crozy" so they cam short placentiff and lain "self pefense" as the NYPA old as described in 16-cv 4430.

Thenkiff wanked to report this now incidend olong in the USP snot sness and deleges coursed by Defendant in order to see if the out fan protect Plaintiff from those Monstruaus jowish och that is aming at answering the entere human race through the and banking fractices designed to to enslave the whole world and redefine freedom in a way that will put the human race on poth to regression.

Case 1:16-cv-00636-C Document 106 Filed 7/26/18 Page 6 of 7

GREGORY H. WOODS
U.S. DISTRICT JUDGE
S.D.N.Y.

Plainlife abouting this later on the dope the court Will have a full undertounding of the grownsky re Defendant as been putterny flourtiff through. Also, if plaintif is Telayed in a response please be partientas plaintif doest ven know what exactly # the charges argainst haim motion nuch less how things will playout, and the Doutherson light of New York Cannot whevere here and stopp Defenlant continuous harossement kaye kny and attack offlown ziff who yest a computer scientiff who has never done My thing wrong to anyone. Defendant is a monstrious sect not has Killed probably millions of people like flourlift and to founding in 1813 on the name of white suprema you other rankrupt and Makiavelik inspired ideologies against eaple that event while or women an now straigh people We flourliff who now being horrossed be couse Plainliff is straight. Defendant New World Order ghaping up in front fus is really the end of the wild

Hamiles of the second Coming of Jesus Anist of Nostreth and hould only 100% of the Federal Reserve System in order and the analysis caused by the Rothshills and their senting medica designed to enslave the world.

Plaintif is the only person able to fix this situation, the middle east, with korker and the world just by making very carry and receded changes that the airent regime which ourself the Federal Reserve System is not willing to make as they go against their reasts and is too good for the land out in their General Regions in the formation of the land out in their

WOODBRIDGE VA 22191 GERARD NOVEDI 1740 FEATHER STONE RD

Case 1:16-cv-00636-GHW Document 106 Filed 07/26/18 Page 7 of Set TENT (PN CENTER 17-02364)

RESULTINGE WILLIAM PAGE 17-02364

RESULTINGE WILLIAM PAGE 17-02364 500 PEARL ST

UNITED STATES FEDERAL COURT HOW. JUBGE GREGORY H. WOODS

